

Panaji, 28th June, 1988 (Ashada 9, 1910)

SERIES I No. 12

OFFICIAL GAZETTE

GOVERNMENT OF GOA

EXTRAORDINARY

GOVERNMENT OF GOA

Department of Power

Notification

2/20/86-PS&WD

In exercise of the powers conferred by section 23 read with section 51A of the Indian Electricity Act, 1910 (Central Act 9 of 1910), and in supersession of all the existing Notifications in this regard, the Government of Goa hereby frames the following tariffs for electrical energy supplied to consumers in the State of Goa as specified in the Sshedule appended to this Notification.

SCHEDULE

I. General Conditions

1. These tariffs shall be applicable for the bills to be issued from 1-7-1988.

2. These tariffs shall be subject to the terms and conditions for power supply approved from time to time by the Government.

3. Supply of energy in all cases shall be subject to the execution of agreements by consumers.

4. As a general rule, no low voltage service shall be given where the connected load is over 100 KVA. Exception may be made in special cases at the discretion of the Chief Electrical Engineer.

5. Supply of consumers having a connected load between 100 KVA to 1000 KVA will be generally at 11 KV, and between 1000 KVA to 5000 KVA at 33 KV and for more than 5000 KVA at 110 KV. Exceptions may be made in special cases at the discretion of Chief Electrical Engineer. A rebate of 1% of the monthly bill corresponding to demand charges and energy charges only shall be given to H.T. consumers availing power supply at a voltage of 110 KV and above. However, the voltage of supply shall be at the discretion of the Chief Electrical Engineer.

6. If energy supplied for a specific purpose under a particular tariff is used for a different purpose not contemplated in the contract for supply and/or

for which higher tariff is applicable it will be deemed as misuse and stealing of energy, within the meaning of the Indian Electricity Act, 1910. In such a case, the energy consumption bills already rendered for the service shall be revised by applying the appropriate higher tariff from the date of connection unless convincing reasons are adduced thereof for adopting a different period. The imposition of this higher tariff shall not relieve the consumer from any penalties as per law.

7. Surcharge of one per cent compound per month or part thereof shall be levied on all delayed payment of bills. Such surcharge shall be rounded off to the nearest multiple of 5 paise. Amount less than 3 paise will be ignored and amount of 3 paise or more shall be rounded off to the next multiple of 5 paise.

8. If a consumer fails to pay the energy bill presented to him within the stipulated period, the Electricity Department shall have the right to disconnect the supply after serving seven days clear notice on such consumer.

9. A consumer requiring supply for loads not covered by these tariffs may negotiate for special tariff with the Electricity Department.

10. In case of doubts or anomalies in respect of categorisation of any consumer, the decision of the Chief Electrical Engineer shall be final.

II. Definitions

11. These tariffs are subject to revision by the Government from time to time.

1. Connected load means the sum of rated capacities of all the energy consuming devices which can be operated simultaneously. This will be expressed in KW/KVA. One H.P. will be considered equivalent to one KVA for equipment rated in H.P.

2. Maximum demand means the average KVA supplied during the 30 minutes period (or any other shorter period as may be prescribed by the Electricity Department) of maximum use in a month.

3. Contract demand means the maximum KVA for which the Electricity Department has undertaken to provide facilities from time to time.

4. Billing demand means either:—

- (i) The actual maximum demand during the month; or
- (ii) 75% of the contract demand; or
- (iii) Actual maximum demand during the previous 11 (eleven) months; or
- (iv) 50 KVA whichever is higher. However, if the actual maximum demand is found to be exceeding the contracted demand, the increase in billing demand beyond the contracted demand shall be charged at double the normal rate.

A. Low tension supply:

1. (a) Tariff — LT-D/Domestic	KWH/Month	Ps/Unit
Applicable to private houses, bungalows, clubs, hostels and hospitals run on non-commercial lines, charitable, educational and religious institutions etc. for lights, fans, radios, domestic heatings and other household appliances.	For first 30 units	50
	For next 120 units	70
	For balance consumption above 150 units.	90

Minimum Charges.—Rs. 10/- (Rupees ten) per month for the first 500 watts and Rs. 10/- (Rupees ten) for every additional 500 watts or part thereof of the connected load.

Note.—Combined load for domestic and commercial purposes shall be charged at commercial tariff unless separate meters are provided.

1. (b) Tariff LT-D/LIG	Monthly charges
Applicable to consumers of Low Income Group with a connected load 2x40 watts only	Rs. 5/- per connection

Note.—For any unauthorised increase in load beyond 2x40 watts, penal charges at the rate of Rs. 10/- per month per point shall be levied and the installation shall be liable for disconnection.

2. Tariff LT-C/Commercial —	KWH/Month	Ps/Unit
Applicable to shop, offices, railway, stations, hotels, restaurants, photographic studios, X-Ray installation, laundries, dry cleaners, cinemas, theatres, AIR station and other commercial installations for lights, fans, radios, heating and other appliances.	For first 30 units	80
	For next 120 units	100
	For next 850 units	120
	All balance consumption	130

Minimum Charges.—Rs. 20/- KW/HP/KVA/ Month or part thereof.

3. Tariff LT-P/Motive Power	KWH/month	Ps/Unit
Applicable to consumers for general motive power service	All consumption upto 20 HP of connected load	70
	All consumption above 20 HP of connected load	90

Minimum Charges.—Rs. 10/- (Rupees ten) per KVA/HP/KW/month of connected load or part thereof.

Note.—(i) Supply under this tariff will be given for a minimum of 3 BHP. If any load less than 3 BHP is required by the consumer, minimum bill shall be charged on the basis of load of 3 BHP.

(ii) The Power Factor should not in any case fall below 0.85 lagging. If the power factor is lower than 0.85 lagging, the consumer shall install capacitors to bring the power factor to at least 0.85 lagging. In case the power factor is found to be lower than 0.85 lagging, penal charges at rate of 2.5% on the monthly bill corresponding to the energy charges only shall be levied. In case the power factor is less than 0.7 lagging, the installation is liable to be disconnected. Further, the Electricity Department reserves the right to install a suitable capacitor at its own cost and recover the cost thereof as arrears of energy charges.

4. Tariff LT-Ag/Agri-culture	KWH/Month	Ps/Unit
Applicable to irrigation pumping and agricultural purposes, poultry, dairy, piggery, pisciculture, etc. for lights, fans, heating and other appliances.	All consumption	35

Minimum Charges.—Rs. 5/- (Rupees five) per month per H. P. of connected load or part thereof subject to a minimum of 3 H. P.

Note.—(i) Bonafide lighting of the pumphouse upto 5% of the motive power consumption is permitted under this category and excess consumption chargeable at Tariff LTD/Domestic under A.1(a).

(ii) The power factor should not in any case fall below 0.85 lagging. If the power factor is lower than 0.85 lagging, the consumer shall install capacitors to bring the power factor to at least 0.85. In case the power factor is found to be lower than 0.85 lagging, a penal charge at the rate of 2.5% on the monthly bill corresponding to energy charges only shall be levied. In case the power factor is less than 0.7 lagging, the installation is liable to be disconnected. Further, the Electricity Department re-

serves the right to install a suitable capacitor at its own cost and recover the cost thereof as arrears of energy charges.

5. Tariff LT-PL/Public Lighting	KWH/Month	Ps/Unit
Applicable to Public Lighting system including signal system, and park lighting belonging to local authorities such as Municipalities/ Panchayats, etc. This is also applicable to public lighting of Government/semi-government establishment.	All consumption during the month	60

Minimum Charges. The minimum charges per month shall be Rs. 65/- (Rupees sixty five) per KW of connected load. The connected load for the purpose of billing shall be the average of the connected load on the first day and the last day of the month, in question.

Note.— Standard public lighting fixtures without lamps shall be provided and maintained by the Electricity Department. Special lighting fixtures, filament lamps, fluorescent tubes and other fittings shall be supplied by the concerned Municipalities/ Panchayats which shall also bear the cost of maintenance, handling of filament, mercury vapours, fluorescent or any other lamps of different wattages at the rate of Re. 1/- per month per fixture/lamp. In the case of private residential colonies, the street lighting fixtures, etc. will have to be provided as well as maintained by them.

B. High tension supply.

6. Tariff HT-M/Mixed.

Applicable to bulk supply of power at 11 KV and above to consumers such as railways, M.E.S. educational institutions, non-industrial establishments, etc. having a mixed load with pre-dominantly lighting or non-industrial load of more than 50% of the connected load.

Demand Charges	Plus	Energy charges Ps/Unit
a) Rs. 30/- per month per KVA of billing Demand upto contract demand		All consumption upto 50,000 units — 90
b) For billing demand in excess of contract demand. Rs. 50/- per KVA per month.		All consumption above 5,000 units — 100

Note. The power factor shall not in any case fall below 0.85 lagging. In case the power factor is found to be lower than 0.85 lagging, penal charges at the rate of 0.5% on the monthly bill corresponding to demand charges and energy charges only shall be levied for every 0.01 by which the power factor falls below 0.85 lagging. In case the power factor is less than 0.7 lagging, the installation is liable for disconnection. Further, the Electricity Department

reserves the right to install capacitors to improve the power factor and recover the cost incurred thereon as arrears of energy charges.

7. Tariff HT-I (Industrial)

Applicable to supply of power at 11 KV and above, to industries, factories, water and sewage pumping and other purposes as may be decided by Chief Electrical Engineer.

Demand Charges	Plus	Energy charges
a) Rs. 30/- per month per KVA of Billing Demand upto contract Demand.		All consumption upto 50,000 units — 80 ps/unit
b) For billing demand in excess of contract demand Rs. 50/- per KVA per month.		All consumption above 50,000 units — 90 ps/unit

Note.— (a) Lighting upto 10% of the monthly energy consumption is allowed under HTI tariff, for bonafide factory lighting purposes. Excess is chargeable at Tariff LT-C/Commercial under A.2.

(b) For staff quarters, rest/guest houses, street lighting in the colony situated separately from the main factory and when distribution lines, service lines, meters, etc. are permitted to be owned and maintained by H.T. consumers, all energy consumed shall be charged at Tariff LT-D/ Domestic under A-1(a).

(c) The Power factor shall not in any case fall below 0.85 lagging. In case the power factor is found to be lower than 0.85 lagging, penal charges at the rate of 0.5% in the monthly bill corresponding to demand charges and energy charges only shall be levied for every 0.01 which the power factor falls below 0.85 lagging. In case the power factor is less than 0.7 lagging, the installation is liable for disconnection. Further, the Electricity Department reserves the right to install capacitors to improve the power factor and recover the cost incurred thereon as arrears of energy charges.

8. Tariff HT-O/Optional.	KWH/Month	Ps/Unit
This is an optional tariff applicable to consumers having connected load up to 150 KVA only as an alternative to the tariff HT-I/Industrial described above. The option once exercised cannot be changed within the period of 12 billing months from the date of option.	All consumption	100

Minimum Charges.— Rs. 20/- per month per H.P. of connected load or part thereof subject to a minimum of 70 H.P.

Note.— (a) Lighting upto 10% of the monthly energy consumption is allowed under HTO tariff for the bonafide factory lighting purposes. Excess is chargeable at Tariff LT-C/Commercial under A-2.

(b) For staff quarters, rest/guest houses, street lighting in the colony situated separately from the main factory and when distribution lines, service lines, meters, etc. are permitted to be owned and maintained by H.T. consumers, all energy consumed shall be charged at Tariff LT-D/Domestic under A-1(a).

(c) The power factor shall not in any case fall below 0.85 lagging. In case the power factor is found to be lower than 0.85 lagging, penal charges at the rate of 0.5% in the monthly bill corresponding to energy charges only shall be levied for every 0.01 which the power factor falls below 0.85 lagging. In case the power factor is less than 0.7 lagging, the installation is liable for disconnection. Further, the Electricity Department reserves the right to install capacitors to improve the power factor and recover the cost incurred thereon as arrears of energy charges.

9. Tariff HT-Ag/Agricultural	KWH/Month	Ps/Unit
Applicable to supply of power at 11 KV and above to agricultural consumers, Lift Irrigation Schemes, agricultural farms, etc.	All consumption	35

Minimum Charges. — Rs. 10/- (Rupees ten) per month per H. P. of connected load or part thereof subject to a minimum of 70 H.P.

Note. — (a) Bonafide lighting of the pumphouse upto 5% of the motive power consumption is permitted under this category and excess consumption is chargeable at Tariff LT-D/Domestic under A.1(a).

(b) For street lighting and other lighting situated separately from the pumphouse and when distribution lines, service lines, meters, etc. are permitted to be around or maintained by the H.T. consumer, all energy consumed shall be charged at Tariff LT-D/Domestic under A.1(a).

(c) The power factor shall not in any case fall below 0.85 lagging. In case the power factor is found to be lower than 0.85 lagging, penal charges at the rate of 0.5% in the monthly bill corresponding to energy charges only shall be levied for every 0.01 which the power factor falls below 0.85 lagging. In case the power factor is less than 0.7 lagging, the installation is liable for disconnection. Further, the Electricity Department reserves the right to install capacitors to improve the power factor and recover the cost incurred thereon as arrears of energy charges.

C. Temporary Supply.

10. Tariff LT-Temporary	Energy charges	Minimum charges
1) Applicable to lights, fans and small appliances.		
a) For single phase only	See note — 2	Rs. 20/- per day for supply upto 3 days and Rs. 10/- per day thereafter

b) For three phase supply	—	Rs. 100/- per period of service not exceeding one month
2) Applicable to motive power	—	Rs. 20/- per H.P. of connected load or part thereof
3) Touring talkies and cinemas	—	Rs. 180/- for a period of supply upto 15 days. Rs. 360/- for a period of supply exceeding 15 days but not exceeding one month.

Note. — (1) The above temporary tariffs are applicable for temporary supply for a period not exceeding one month which may be extended beyond that period with the prior permission of the Electricity Department.

Note. — (2) The energy charges are at double the rates in the respective category of permanent supply.

11. Tariff-HT/Temporary.

Applicable to supply of power at 11KV and above.

Demand Charges	Plus	Energy charges
(a) Rs. 50/- per month per KVA of Billing Demand upto Contract Demand.		At double the rate in the respective category of permanent supply.
(b) For Billing Demand in excess of Contract Demand, Rs. 100/- per KVA per month.		

Note. — (a) Applicable for temporary supply for a period not exceeding six months which may be extended with prior permission of the Electricity Department.

(b) The power factor shall not in any case fall below 0.85 lagging. In case the power factor is found to be lower than 0.85 lagging, penal charges at the rate 0.5% on the monthly bill corresponding to demand charges and energy charges only shall be levied for every 0.01 by which the power factor falls below 0.85 lagging. In case the power factor is less than 0.7 lagging, the installation is liable for disconnection. Further, the Electricity Department reserves the right to install capacitors to improve the power factor and recover the cost thereon as arrears of energy charges.

IV. Meter Rental Charges

A. Permanent Supply:

1. Hire of 220/230 volts energy meter Re. 1/- per month

2. Hire of 400/440 Rs. 2/- per month
volts energy me-
ter
3. Hire of H. T. me-
tering equipment
(including
C.T.P.T. Unit) Rs. 200/- per month

B. Temporary Supply:

1. Hire of 220/230 Rs. 5/- per month or
volts energy me- part thereof
ter
2. Hire of 400/440 Rs. 10/- per month or
volts energy me- part thereof
ter
3. Hire of H. T. me- Rs. 400/- per month or
tering equipment part thereof
(including
C.T.P.T. Unit)

V. Temporary Disconnection Charges

For 1 ϕ service: 5/-For 3 ϕ service: Rs. 10/-

The above charges are payable on expiry of the last date of payment mentioned therein the monthly energy bill.

By order and in the name of the Governor of Goa.

Subhash V. Elekar, Under Secretary (Industries and Labour).

Panaji, 27th June, 1988.

Law (Legal and Legislative Affairs) Department
(ELECTION BRANCH)

Notification

3-1-87/Elec

The following Notification No. 56/88-XXXXII dated 6th June, 1988 issued by the Election Com-

mission of India, New Delhi is hereby published for general information.

M. Raghuchandar, Addl. Chief Electoral Officer.
Panaji, 16th June, 1988.

Election Commission of India

New Delhi, dated the 6th June, 1988.

Jyaishta 16, 1910 (S)

Notification

In exercise of the powers conferred by rules 5 and 10 of the Conduct of Elections Rules, 1961, and clause (d) of sub-paragraph (1) and sub-paragraph (2) of paragraph 17 and paragraph 18 of the Election Symbols (Reservation and Allotment) Order, 1968, the Election Commission of India hereby makes the following further amendment in its notification No. 56/84-I, dated the 13th November, 1984, published as O.N. 124(E), in the Gazette of India, Extraordinary, Part II, Section 3 (iii), dated the 16th November, 1984, and as amended from time to time, namely. —

In Table 4 of the said notification, against item 10. Madhya Pradesh, under column 2, the entry "51. Tractor" shall be included.

2. The above inclusion shall be deemed to be operative with retrospective effect from 26th May, 1988 and is only for the bye-election from 9-Gohad assembly constituency in Madhya Pradesh currently under process and shall cease to be operative with the completion of said bye-election in Madhya Pradesh State.

[No.56/84-XXXXII]

By order,

R. P. BHALLA
SECRETARY.